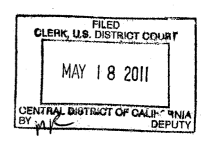
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UNITED STATES OF AMERICA,	11
Plaintiff,	12
v .	13
CAI RONG CHEN,	14
Defendant.	15
	16
The defendant, having be	17
United States District Court for th	18
terms and conditions of his proba	19
The court, having conduct	20
Procedure 32.1(a)(6) and 18 U.S.	21
A. (X) The defendant has no	22
evidence that he/she is not	23
finding is based on (1) his la	24



UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

Case No. 11-1103M **ORDER OF DETENTION**

[Fed. R. Crim. P. 32.1(a)(6); 18 U.S.C. § 3143(a)]

ving been arrested in this District pursuant to a warrant issued by the irt for the Southern District of New York for alleged violation(s) of the s probation/supervised release; and

conducted a detention hearing pursuant to Federal Rule of Criminal 18 U.S.C. § 3143(a), finds that:

- has not met his/her burden of establishing by clear and convincing e is not likely to flee if released under 18 U.S.C. § 3142(b) or (c). This finding is based on (1) his lack of bail resources; and (2) the instant allegations indicate that he is not amenable to supervision.
 - and/or

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() The defendant has not met his/her burden of establishing by clear and convincing evidence that he/she is not likely to pose a danger to the safety of any other person or the

1	community if released under 18 U.S.C. § 3142(b) or (c). This finding is based
2	on:
3	
4	IT THEREFORE IS ORDERED, without prejudice, that the defendant be detained pending
5	further revocation proceedings.
6	
7	Dated: <u> </u>
8	F_h m. clk
9	Fernando M. Olguin United States Magistrate Judge
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